PX17

PX17 Attachment R

Employee indemnification agreements obtained from office of Lindsey Martinez and Seth Davies

7/30/2015

Mr. Jaime Hayden Manager Spruce River, LLC 6671 S. Las Vegas Blvd., Bldg. D, Ste. 210 Las Vegas, NV 89119

Re: Indemnification for Key Employees who Sign Personal Guarantees on Behalf of SPRUCE RIVER, LLC ("Company") to Cover Costs Associated with Terminated Merchant Files

Dear JAIME HAYDEN:

In your position with our Company as Manager, you have been, and may be required to, provide your personal guarantee on merchant applications for credit card processing services with the Company's banks ("Bank" or "Banks"). The Banks require this guarantee from many applicants as a measure of protection against possible default on payment obligations.

With regard to your personal guarantee on the above-referenced credit card processing agreements, the Company shall assume responsibility for performance and payment of the Company's obligations. In the event that a bank seeks recovery from you personally for the Company's failure to fulfill the terms of those agreements, the Company will pay all amounts outstanding to the bank, reimburse you for reasonable attorney's fees and legal expenses incurred by you in defending any proceeding, and any judgments, fines and the like to be paid in settlement. Alternatively, we will advance those outstanding amounts to you as to be paid to the Bank, or in the case of expenses, to you, at your request.

The Company will not provide the benefits outlined in this paragraph for losses that are due to your acts of fraud.

To the extent to which the Company does not fulfill our financial obligation to you, then HOLLYWOOD PRO SMILE, LLC will pay those costs. Then, to the extent to which neither Company nor HOLLYWOOD PRO SMILE, LLC fulfills our financial obligation to you, WHEELER PEAK, LLC will pay the balance. In order to receive the benefit of this indemnification, you must promptly notify the Company of the dispute as soon as you become aware of any such matters, and you agree that Company has sole control over the defense and settlement.

Thank you for your continued service to the Company.

Kind regards,

SPRUCE RIVER, LLC

Name: Jaime Hayden

Title: Manager

HOLLYWOOD PRO SMILE, LLC

Name: Blair McNea

Title: Manager

WHEELER PEAK, LLC

Name: Blair McNea

Title: Manager

Accepted and agreed:

Name: Jaime Hayden

Title: Manager

Ms. Danielle Foss Manager Mint House, LLC 9233 Park Meadows Drive Lone Tree, CO 80124

Re: Indemnification for Key Employees who Sign Personal Guarantees on Behalf of MINT HOUSE, LLC ("Company") to Cover Costs Associated with Terminated Merchant Files

Dear DANIELLE FOSS:

In your position with our Company as Manager, you have been, and may be required to, provide your personal guarantee on merchant applications for credit card processing services with the Company's banks ("Bank" or "Banks"). The Banks require this guarantee from many applicants as a measure of protection against possible default on payment obligations.

With regard to your personal guarantee on the above-referenced credit card processing agreements, the Company shall assume responsibility for performance and payment of the Company's obligations. In the event that a bank seeks recovery from you personally for the Company's failure to fulfill the terms of those agreements, the Company will pay all amounts outstanding to the bank, reimburse you for reasonable attorney's fees and legal expenses incurred by you in defending any proceeding, and any judgments, fines and the like to be paid in settlement. Alternatively, we will advance those outstanding amounts to you as to be paid to the Bank, or in the case of expenses, to you, at your request.

The Company will not provide the benefits outlined in this paragraph for losses that are due to your acts of fraud.

To the extent to which the Company does not fulfill our financial obligation to you, then SMILE PRO DIRECT, LLC will pay those costs. Then, to the extent to which neither Company nor SMILE PRO DIRECT, LLC fulfills our financial obligation to you, WAVE ROCK, LLC will pay the balance. In order to receive the benefit of this indemnification, you must promptly notify the Company of the dispute as soon as you become aware of any such matters, and you agree that Company has sole control over the defense and settlement.

Thank you for your continued service to the Company.

Kind regards,

MINT HOUSE, LLC Name: Panielle Foss

Title: Manager

SMILE PRO DIRECT, LLC

Name: Blair McNea

Title: Manager

WAVE ROCK, LLC

Name: Blair McNea Title: Manage

Accepted and agreed:

Name Oanielle Foss Title Manager

Date



Mr. Mark Santiago Manager How and Why, LLC 2850 W Horizon Ridge Pkwy Suite 200 Las Vegas, NV 89052

Re: Indemnification for Key Employees who Sign Personal Guarantees on Behalf of HOW AND WHY, LLC ("Company") to Cover Costs Associated with Terminated Merchant Files

Dear MARK SANTIAGO:

In your position with our Company as Manager, you have been, and may be required to, provide your personal guarantee on merchant applications for credit card processing services with the Company's banks ("Bank" or "Banks"). The Banks require this guarantee from many applicants as a measure of protection against possible default on payment obligations.

With regard to your personal guarantee on the above-referenced credit card processing agreements, the Company shall assume responsibility for performance and payment of the Company's obligations. In the event that a bank seeks recovery from you personally for the Company's failure to fulfill the terms of those agreements, the Company will pay all amounts outstanding to the bank, reimburse you for reasonable attorney's fees and legal expenses incurred by you in defending any proceeding, and any judgments, fines and the like to be paid in settlement. Alternatively, we will advance those outstanding amounts to you as to be paid to the Bank, or in the case of expenses, to you, at your request.

The Company will not provide the benefits outlined in this paragraph for losses that are due to your acts of fraud.

To the extent to which the Company does not fulfill our financial obligation to you, then ACTION PRO WHITE, LLC will pay those costs. Then, to the extent to which neither Company nor ACTION PRO WHITE, LLC fulfills our financial obligation to you, WAVE ROCK, LLC will pay the balance. In order to receive the benefit of this indemnification, you must promptly notify the Company of the dispute as soon as you become aware of any such matters, and you agree that Company has sole control over the defense and settlement.

Thank you for your continued service to the Company.

Mills

Name: Mark Santiago

Title: Manager

ACTION PRO WHITE, LLC

Title: Managy

WAVE ROCK, LLC

Name: Bair McNea

Title: Manager

Accepted and agreed

Name Mark Santiago

Date

11/25/2013

Mr. Steven Vanderburg
Manager
Boulder Creek Internet Solutions, Inc.
10955 Westmoor Drive
4th Floor
Westminster, CO 80021

Re: Indemnification for Key Employees who Sign Personal Guarantees on Behalf of BOULDER CREEK INTERNET SOLUTIONS, INC.("Company") to Cover Costs Associated with Terminated Merchant Files

Dear STEVEN VANDERBURG:

In your position with our Company as Manager, you have been, and may be required to, provide your personal guarantee on merchant applications for credit card processing services with the Company's banks ("Bank" or "Banks"). The Banks require this guarantee from many applicants as a measure of protection against possible default on payment obligations.

With regard to your personal guarantee on the above-referenced credit card processing agreements, the Company shall assume responsibility for performance and payment of the Company's obligations. In the event that a bank seeks recovery from you personally for the Company's failure to fulfill the terms of those agreements, the Company will pay all amounts outstanding to the bank, reimburse you for reasonable attorney's fees and legal expenses incurred by you in defending any proceeding, and any judgments, fines and the like to be paid in settlement. Alternatively, we will advance those outstanding amounts to you as to be paid to the Bank, or in the case of expenses, to you, at your request.

The Company will not provide the benefits outlined in this paragraph for losses that are due to your acts of fraud.

To the extent to which the Company does not fulfill our financial obligation to you, then ELATION WHITE, LLC will pay those costs. Then, to the extent to which neither Company nor ELATION WHITE, LLC fulfills our financial obligation to you, WHEELER PEAK, LLC will pay the balance. In order to receive the benefit of this indemnification, you must promptly notify the Company of the dispute as soon as you become aware of any such matters, and you agree that Company has sole control over the defense and settlement.

control over the defense and settlement.	
Thank you for your continued service to the Company.	
Kind regards,	
BOULDER CREEK INTERNET SOLUTIONS, INC ELATION	WHITE, LLC WHEELER PEAK, LLC
Name: Steven Vanderburg Title: Manager Name: Blaur I Title: Namager	McNla Name: Blair McNla Ger Marager
Accepted and agreed:	
$m{*}$	
Name Skren Vanderbug	Date
1 Itle Manager	

6/24/2015

Sarah Lauchli Manager Jasper Woods, LLC 7455 Arroyo Crossing, Ste. 220 Las Vegas, NV 89113

Re: Indemnification for Key Employees who Sign Personal Guarantees on Behalf of JASPER WOODS, LLC ("Company") to Cover Costs Associated with Terminated Merchant Files

Dear SARAH LAUCHLI:

In your position with our Company as Manager, you have been, and may be required to, provide your personal guarantee on merchant applications for credit card processing services with the Company's banks ("Bank" or "Banks"). The Banks require this guarantee from many applicants as a measure of protection against possible default on payment obligations.

With regard to your personal guarantee on the above-referenced credit card processing agreements, the Company shall assume responsibility for performance and payment of the Company's obligations. In the event that a bank seeks recovery from you personally for the Company's failure to fulfill the terms of those agreements, the Company will pay all amounts outstanding to the bank, reimburse you for reasonable attorney's fees and legal expenses incurred by you in defending any proceeding, and any judgments, fines and the like to be paid in settlement. Alternatively, we will advance those outstanding amounts to you as to be paid to the Bank, or in the case of expenses, to you, at your request.

The Company will not provide the benefits outlined in this paragraph for losses that are due to your acts of fraud.

To the extent to which the Company does not fulfill our financial obligation to you, then HONEST WHITENING, LLC will pay those costs. Then, to the extent to which neither Company nor HONEST WHITENING, LLC fulfills our financial obligation to you, WHEELER PEAK, LLC will pay the balance. In order to receive the benefit of this indemnification, you must promptly notify the Company of the dispute as soon as you become aware of any such matters, and you agree that Company has sole control over the defense and settlement.

Thank you for your continued service to the Company.

Kind regards,

JASPER WOODS, LLC

Name: SARAH LAUCHLI

Title: Manager

HONEST WHITENING, LLC

Name: Blair McNea

Title: Manager

WHEELER PEAK, LLC

Name: Blair McNea

Title: Manager

6/24/15

Accepted and agreed:

Name: SARAH LAUCHLI

Title: Manager

Ms. Megan Nosel Manager Absolutely Working, LLC 1810 E. Sahara Avenue Suite 100 Las Vegas, NV 89104

Re: Indemnification for Key Employees who Sign Personal Guarantees on Behalf of ABSOLUTELY WORKING, LLC ("Company") to Cover Costs Associated with Terminated Merchant Files

Dear MEGAN NOSEL:

In your position with our Company as Manager, you have been, and may be required to, provide your personal guarantee on merchant applications for credit card processing services with the Company's banks ("Bank" or "Banks"). The Banks require this guarantee from many applicants as a measure of protection against possible default on payment obligations.

With regard to your personal guarantee on the above-referenced credit card processing agreements, the Company shall assume responsibility for performance and payment of the Company's obligations. In the event that a bank seeks recovery from you personally for the Company's failure to fulfill the terms of those agreements, the Company will pay all amounts outstanding to the bank, reimburse you for reasonable attorney's fees and legal expenses incurred by you in defending any proceeding, and any judgments, fines and the like to be paid in settlement. Alternatively, we will advance those outstanding amounts to you as to be paid to the Bank, or in the case of expenses, to you, at your request.

The Company will not provide the benefits outlined in this paragraph for losses that are due to your acts of fraud.

To the extent to which the Company does not fulfill our financial obligation to you, then FIRST CLASS WHITENING, LLC will pay those costs. Then, to the extent to which neither Company nor FIRST CLASS WHITENING, LLC fulfills our financial obligation to you, WAVE ROCK, LLC will pay the balance. In order to receive the benefit of this indemnification, you must promptly notify the Company of the dispute as soon as you become aware of any such matters, and you agree that Company has sole control over the defense and settlement.

Company has sole control over the c	etense and settlement.	
Thank you for your continued service	e to the Company.	
Kind regards,		
ABSOLUTELY WORKING, LLC Name: Mlgan Nosel Title: Manager	FIRST CLASS WHITENING, LLC Name: Blair McNea Title: Manager	WAVE ROCK, LLC Name: Blair McNla Title: Manager
Accepted and agreed:		
Name Mulyan Nosel Title Many Aug	Date	

Mr. Kelly Clauson Manager Brand Force, LLC 357 South McCaslin Blvd Suite 200 Louisville, CO 80027

Re: Indemnification for Key Employees who Sign Personal Guarantees on Behalf of BRAND FORCE, LLC ("Company") to Cover Costs Associated with Terminated Merchant Files

Dear KELLY CLAUSON:

In your position with our Company as Manager, you have been, and may be required to, provide your personal guarantee on merchant applications for credit card processing services with the Company's banks ("Bank" or "Banks"). The Banks require this guarantee from many applicants as a measure of protection against possible default on payment obligations.

With regard to your personal guarantee on the above-referenced credit card processing agreements, the Company shall assume responsibility for performance and payment of the Company's obligations. In the event that a bank seeks recovery from you personally for the Company's failure to fulfill the terms of those agreements, the Company will pay all amounts outstanding to the bank, reimburse you for reasonable attorney's fees and legal expenses incurred by you in defending any proceeding, and any judgments, fines and the like to be paid in settlement. Alternatively, we will advance those outstanding amounts to you as to be paid to the Bank, or in the case of expenses, to you, at your request.

The Company will not provide the benefits outlined in this paragraph for losses that are due to your acts of fraud.

To the extent to which the Company does not fulfill our financial obligation to you, then IVORY PRO, LLC will pay those costs. Then, to the extent to which neither Company nor IVORY PRO, LLC fulfills our financial obligation to you, WAVE ROCK, LLC will pay the balance. In order to receive the benefit of this indemnification, you must promptly notify the Company of the dispute as soon as you become aware of any such matters, and you agree that Company has sole control over the defense and settlement.

Thank you for your continued service	to the Company.	
Kind regards,		
BRAND FORCE, LLC Name: Kelly Clauson Title: Manager	IVORY PRO, LLC Name: Blair McNea Title: Manager	WAVEROCK, LLC Name: Blür McNla Title: Munager
Accepted and agreed:		
NameKelly Clauson Title Manager		· .

Ms. Marnie Baesler Manager Thunder Avenue, LLC 100 Fillmore Avenue 5th Floor Denver, CO 80206

Re: Indemnification for Key Employees who Sign Personal Guarantees on Behalf of THUNDER AVENUE, LLC ("Company") to Cover Costs Associated with Terminated Merchant Files

Dear MARNIE BAESLER:

In your position with our Company as Manager, you have been, and may be required to, provide your personal guarantee on merchant applications for credit card processing services with the Company's banks ("Bank" or "Banks"). The Banks require this guarantee from many applicants as a measure of protection against possible default on payment obligations.

With regard to your personal guarantee on the above-referenced credit card processing agreements, the Company shall assume responsibility for performance and payment of the Company's obligations. In the event that a bank seeks recovery from you personally for the Company's failure to fulfill the terms of those agreements, the Company will pay all amounts outstanding to the bank, reimburse you for reasonable attorney's fees and legal expenses incurred by you in defending any proceeding, and any judgments, fines and the like to be paid in settlement. Alternatively, we will advance those outstanding amounts to you as to be paid to the Bank, or in the case of expenses, to you, at your request.

The Company will not provide the benefits outlined in this paragraph for losses that are due to your acts of fraud.

To the extent to which the Company does not fulfill our financial obligation to you, then BELLA AT HOME, LLC will pay those costs. Then, to the extent to which neither Company nor BELLA AT HOME, LLC fulfills our financial obligation to you, WAVE ROCK, LLC will pay the balance. In order to receive the benefit of this indemnification, you must promptly notify the Company of the dispute as soon as you become aware of any such matters, and you agree that Company has sole control over the defense and settlement.

control over the detense and settlement.		
Thank you for your continued service to the	ne Company.	
Kind regards,		
THUNDER AVENUE, LLC Name: Mary it Balsler	BELLAATHOME, LLC Name: Blair McWla	WAVE ROCK, LLC Name: Blair MCNRA
Title:Manager	Title: Manager	Title: Manager
Accepted and agreed:		
Name Marrie Balsler Title Manager	Date	

Ms. Marnie Baesler Manager University & Folsom, LLC 9800 Mount Pyramid Court Englewood, CO 80112

Re: Indemnification for Key Employees who Sign Personal Guarantees on Behalf of UNIVERSITY & FOLSOM, LLC ("Company") to Cover Costs Associated with Terminated Merchant Files

Dear MARNIE BAESLER:

In your position with our Company as Manager, you have been, and may be required to, provide your personal guarantee on merchant applications for credit card processing services with the Company's banks ("Bank" or "Banks"). The Banks require this guarantee from many applicants as a measure of protection against possible default on payment obligations.

With regard to your personal guarantee on the above-referenced credit card processing agreements, the Company shall assume responsibility for performance and payment of the Company's obligations. In the event that a bank seeks recovery from you personally for the Company's failure to fulfill the terms of those agreements, the Company will pay all amounts outstanding to the bank, reimburse you for reasonable attorney's fees and legal expenses incurred by you in defending any proceeding, and any judgments, fines and the like to be paid in settlement. Alternatively, we will advance those outstanding amounts to you as to be paid to the Bank, or in the case of expenses, to you, at your request.

The Company will not provide the benefits outlined in this paragraph for losses that are due to your acts of fraud.

To the extent to which the Company does not fulfill our financial obligation to you, then BLIZZARD WHITE, LLC will pay those costs. Then, to the extent to which neither Company nor BLIZZARD WHITE, LLC fulfills our financial obligation to you, WAVE ROCK, LLC will pay the balance. In order to receive the benefit of this indemnification, you must promptly notify the Company of the dispute as soon as you become aware of any such matters, and you agree that Company has sole control over the defense and settlement.

Thank you for your continued service to the	ne Company.	
Kind regards,		
UNIVERSITY & FOLSOM, LLC Name: Marnie Baesler Title: Manager	BLIZZARD WHITE, LLC Name: Blar Minla Title: Manager	WAVEROCK, ILC Name: Blair McNea Title: Manager
Accepted and agreed:		
Name Marrie Balsler Title Managur	Date	